

UNITED STATES DISTRICT COURT
DISTRICT OF UTAH, CENTRAL DIVISION

THE UNITED STATES OF AMERICA

Case No.: 2:18CR00365-JNP

Plaintiff,

**MOTION TO EXTEND DEADLINE
FOR MOVANT AWAIS GAUHAR
TO RESPOND TO THE UNITED
STATES' MOTION TO SET ASIDE
FORECLOSURE SALE**

JACOB ORTELL KINGSTON, et al.,

Honorable Jill N. Parrish

Defendants.

V.

Movant Awais Gauhar, through his respective attorneys, respectfully requests the Court extend the deadline to file a response to the United States' Motion to Abstain from Foreclosure Sale for thirty days, specifically to July 17, 2023. The request is made because Counsel has been in discussions with AUSA Travis Elder and is providing Counsel with discovery relevant as to why Mr. Gauhar's property,

1 9153 Stellar Court, Corona, California, is listed in the forfeiture motion. AUSA
2 Travis Elder does not oppose the instant motion.
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Respectfully submitted:

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9 Dated: June 16, 2023
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s/ *Paul Grant*
12 ATTORNEY FOR
13 AWAIS GAUHAR
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Certificate of Service

I certify that on this 16th day of June 2023, I caused a copy of the foregoing to be served via the ECF system to all counsel in this matter.